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CONFIRMATION NO. ATTORNEY DOCKET NO. FIRST NAMED INVENTOR FILING DATE APPLICATION NO. 2414 Q68077 Masaru Deguchi 01/16/2002 10/046,095 09/09/2003 23373 EXAMINER . SUGHRUE MION, PLLC 2100 PENNSYLVANIA AVENUE, N.W. NGUYEN, PHUONGCHI T WASHINGTON, DC 20037 PAPER NUMBER ART UNIT 2833

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)
		10/046,095	DEGUCHI, MASARU
Office Action Summary		Examiner	Art Unit
		Phuongchi Nguyen	2833
	- The MAILING DATE of this communication ap	pears on the cover sheet with the	correspondence addr ss
riod for	r Reply		
THE N - Extens after S - If the   - If NO - Failur	DRTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. sions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reperiod for reply is specified above, the maximum statutory period to reply within the set or extended period for reply will, by statutionary received by the Office later than three months after the mailing displayment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be ply within the statutory minimum of thirty (30) d will apply and will expire SIX (6) MONTHS from the application to become ABANDO	timely filed  ays will be considered timely.  om the mailing date of this communication.  NED (35 U.S.C. § 133).
1) <u></u>	Responsive to communication(s) filed on 17	<u> July 2003</u> .	
·		his action is non-final.	
2a)⊠ 3)□	This action is trival.	wance except for formal matters.	prosecution as to the merits is
,	closed in accordance with the practice undefined of Claims	er Ex parte Quayle, 1935 C.D. 11	, 453 O.G. 213.
4)🖂	Claim(s) 1-19 is/are pending in the application	on.	
	4a) Of the above claim(s) is/are withdr	rawn from consideration.	
5)□	Claim(s) is/are allowed.		
6)⊠	Claim(s) <u>1-13</u> is/are rejected.		
7)⊠	Claim(s) <u>14-19</u> is/are objected to.		
8)□	Claim(s) are subject to restriction and	I/or election requirement.	
,	ion Papers		
9)[]	The specification is objected to by the Exami	ner.	
10)	The drawing(s) filed on is/are: a)□ ac	cepted or b) $\square$ objected to by the E	xaminer.
	Applicant may not request that any objection to	the drawing(s) be held in abeyance	See 37 CFR 1.65(a).
11)	The proposed drawing correction filed on	is: a)  approved b) disar	proved by the Examiner.
	If approved, corrected drawings are required in		
12)	The oath or declaration is objected to by the	Examiner.	
riority	under 35 U.S.C. §§ 119 and 120		_
13)⊠	Acknowledgment is made of a claim for fore	eign priority under 35 U.S.C. § 11	9(a)-(d) or (f).
	)⊠ All b)□ Some * c)□ None of:		
	1.⊠ Certified copies of the priority docum	ents have been received.	
	2 Certified copies of the priority docum	ents have been received in Appl	ication No
	3. Copies of the certified copies of the papplication from the International See the attached detailed Office action for a	priority documents have been red Bureau (PCT Rule 17.2(a)).	eived in this National Stage
*	See the attached detailed Office action for a	estic priority under 35 U.S.C. § 1	19(e) (to a provisional application).
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).  a) The translation of the foreign language provisional application has been received.			
15)[	a) I The translation of the foreign language Acknowledgment is made of a claim for dom	nestic priority under 35 U.S.C. §§	120 and/or 121.
Attachme		A) Talanday Cun	nmary (PTO-413) Paper No(s)
2) No	itice of References Cited (PTO-892) itice of Draftsperson's Patent Drawing Review (PTO-948 formation Disclosure Statement(s) (PTO-1449) Paper No	) 5) Notice of Info	rmal Patent Application (PTO-152)
	d Imdamaty Office		Part of Paper No. 8

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### **DETAILED ACTION**

Applicant's amendment of July 17, 2003 is acknowledged. It is noted that the substituted 1. specification has been entered. Claims 1-13 are amended. New claims 14-19 are added.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the 2. basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

Claim 1-6, 8-11 and 13 are rejected under 35 U.S.C. 102(e) as being anticipated by Hirzmann (US6535394B1).

In regard to claim 1, Hirzmann discloses (figure 3) a ground connection structure (Hirzmann's apparatus has the same basic structure as applicant's ground connection; thus Hirzmann's apparatus carries the same function as Applicant's earth connection) comprising a substrate (100), on whose surface ground is formed; a ground connecting member (300, 320, 310) which is connected to the ground; and a compensating member (110) which compensates for an area of the ground and is joined to the substrate (100) such that the ground connecting member (300, 320, 310) is sandwiched between the compensating member (110) and the substrate (100), and wherein the ground connecting member (300, 320, 310) extends from the substrate (100) toward the compensating member (110) to resiliently contact the compensating member (110) by being sandwiched between the substrate (100) and the compensating member

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(110), and electrically connects the ground with the compensating member (110) in a low impedance state.

In regard to claims 2 and 8, Hirzmann discloses (figure 3) the ground -connecting member (300, 320, 310) wherein a base (300) connected to the ground; and an elastic spacer (320) arranged on the base (300).

In regard to claim 3, Hirzmann discloses (figure 3) the ground connection structure wherein the substrate (100) has at least one through-hole (where 310 going through) for fixing the ground connecting member (300, 310, 320) on the substrate (100); and the base (300) includes at least one lead (310), which is inserted into the at least one through hole (where 310 going through on 100) and connected to the ground.

In regard to claim 4 and 9, Hirzmann discloses (figure 3) the ground connection structure wherein the at least one lead (310) has elasticity and a protruding portion (thread of screw 310) for fixing the ground connecting member (300, 310, 320) onto the substrate (100).

In regard to claims 5 and 10, Hirzmann discloses (figure 3) the ground connection structure wherein the base (300) has at least one lead (310) having a margin, left (surface on 310) for being connected to the ground and formed in parallel with surface (along the through hole inside 100) of the ground.

In regard to claims 6 and 11, Hirzmann discloses (figure 3) the ground connection structure wherein the spacer (320) includes a plate spring.

In regard to claim 13, Hirzmann discloses (figure 3) a ground connection method comprising connecting a ground connecting member (300, 310, 320) having elasticity and conductivity, to ground formed on a substrate (100); and arranging a compensating member

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(110) for compensating for an area of the ground, on the substrate (100) such that the ground connecting member (300, 310, 320) extends from the substrate (100) toward the compensating member (110) to resiliently contact the compensating member (110) and is sandwiched between the compensating member (110) and the substrate (100), thereby electrically connecting the ground and the compensating member (110) via the ground connecting member (300, 310, 320) in a low impedance state.

# Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 7 and 12 are rejected under 35 U.S.C. 103(a) as being obvious over Hirzmann (US6535394B1).

In regard to claim 7 and 12, Hirzmann discloses the invention, but lacks a spacer to be a coil spring. It would have been obvious to one having ordinary skill at the time the invention was made to modify the plate spring spacer of Hirzmann with a coil spring; since the examiner Takes Official Notice of the equivalence of the plate spring for their use in the earth connection structure art and the selection of any of these known equivalents to the coil spring would be within the level of ordinary skill in the art.

## Allowable Subject Matter

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6. Claims 14-19 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

7. The following is a statement of reasons for the indication of allowable subject matter:

In regard to claim 14, the prior art fail to teach or suggest the ground connecting structure wherein the compensating member is contacted direct by the spacer.

In regard to claim 15, the prior art fail to teach or suggest the ground connecting structure wherein the spacer is arranged between the lead and the base, and electrically connects the base section and the compensating member.

In regard to claim 18, the prior art fail to teach or suggest the ground connecting structure wherein a protruding section integral to the distal end of one of the plurality of leads; and mechanically fixes the substrate between the protruding section and the base section, so that no solder is required to connect the one of the plurality of leads to the ground.

# Response to Arguments

- 8. Applicant's argument of "Hirzmann fails to teach ground connecting member extends from the substrate toward the compensating member to resiliently contact the compensating member" is not deem persuasive; because the ground connecting member (310, 320, 300) of Hirzmann does extend from the substrate (100) toward the compensating member (110) to resiliently contact the compensating member (110) as shown in figure 3.
- 9. Applicant's argument of "There is no resilient contact between any of the portions 300, 310 or 320 and casing 100" is not deem persuasive; because "320" is a resilient contact between these portions.

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10. Applicant's argument of "Hirzmann fails to teach spacer is in contact with the compensating member" is not deem persuasive; because spacer (320) is in contact with the compensating member (110) electrically.

#### Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Phuongchi T Nguyen whose telephone number is (703) 305-0729. The examiner can normally be reached on Monday through Thursday from 8:00AM to 4:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paula Bradley can be reached on (703) 308 - 2319. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-7723 for regular communications and (703) 305-7723 for After Final communications.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 306-3329.

September 5, 2003

P. AUSTIN BRADLEY
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2800